

List of Ordinances That Could Evoke Criminal Prosecution in Youngsville, North Carolina

Ordinance Punishable by NCGS 14-4(a)	Description of conduct Subject to Criminal Punishment Under Ordinance	Other Notes
7.601.32	Provides criminal punishment for individuals who fail to procure a business license.	This is not a criminal ordinance under 14-4(a) but does have the same type of effect
8.108	Criminalizing Disorderly Conduct as defined in NCGS 14-288.4	Again, this is not legislation that confers criminal responsibility through 14-4 but still punishes this as a misdemeanor with punishment up to (6 months which is actually a felony amount of time in jail) or \$500 fine. This ordinance may need to be rewritten as it exceeds the amount of time that a person could be criminally punished under NCGS 14-288.4
8.109	Criminalizing the Operation of Public Dance Hall in violation of the ordinance	Punishment is a class 3 misdemeanor
8.214	Enforcement of Noise Ordinance issues	Is a class 3 misdemeanor
9.306.15	Alternate Remedies for Enforcement of Nuisance Abatement	Allows for 14.4 to enforce abatement issues if necessary
9.306.17	Effect of Law	For purposes of nuisance abatement, the higher penalty shall supplant the lower penalty thus, 14.4 could be invoked here (also may need to be revised)
9.629	Procedure is Alternative allowing for criminal prosecution for nuisance abatement	For purposes of nuisance abatement, 14.4 can be invoked as well
12.101	Enforcement of Ordinances	Allows for criminal enforcement ONLY where criminal enforcement is mentioned